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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	ADRIAN JOE WHITE,	No. 1:21-cv-01644-JLT-SAB-HC
12	Petitioner,	ORDER ADOPTING FINDINGS AND RECOMMENDATIONS, DISMISSING
13	v.	PETITION FOR WRIT OF HABEAS CORPUS, DIRECTING CLERK OF COURT
14	FRESNO SUPERIOR COURT,	TO CLOSE CASE, AND DECLINING TO ISSUE CERTIFICATE OF APPEALABILITY
15	Respondent.	(Doc. 6)
16		(Doc. 0)
17	Petitioner Adrian Joe White is a state prisoner proceeding pro se with a petition for writ of	
18	habeas corpus brought pursuant to 28 U.S.C. § 2254. This matter was referred to a United States	
19	Magistrate Judge pursuant to 28 U.S.C. § 636(b)(1)(B) and Local Rule 302.	
20	On December 29, 2021, the magistrate judge issued findings and recommendations	
21	recommending that the petition for writ of habeas corpus be as an unauthorized successive	
22	petition. (Doc. 6.) The findings and recommendations were served petitioner and contained	
23	notice that any objections were to be filed within thirty (30) days of the date of service of the	
24	findings and recommendations. To date, no objections have been filed, and the time for doing so	
25	has passed.	
26	In accordance with the provisions of 28 U.S.C. § 636(b)(1)(C), the Court has conducted a	
27	de novo review of the case. Having carefully reviewed the entire file, the Court concludes that	
28	the findings and recommendation are supported by the record and proper analysis.	
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Having found that petitioner is not entitled to habeas relief, the Court now turns to whether a certificate of appealability should issue. A petitioner seeking a writ of habeas corpus has no absolute entitlement to appeal a district court's denial of his petition, and an appeal is only allowed in certain circumstances. *Miller-El v. Cockrell*, 537 U.S. 322, 335-36 (2003); 28 U.S.C. § 2253. Where, as here, the court denies habeas relief on procedural grounds without reaching the underlying constitutional claims, the court should issue a certificate of appealability "if jurists of reason would find it debatable whether the petition states a valid claim of the denial of a constitutional right and that jurists of reason would find it debatable whether the district court was correct in its procedural ruling." *Slack v. McDaniel*, 529 U.S. 473, 484 (2000). "Where a plain procedural bar is present and the district court is correct to invoke it to dispose of the case, a reasonable jurist could not conclude either that the district court erred in dismissing the petition or that the petitioner should be allowed to proceed further." *Id*.

In the present case, the Court finds that reasonable jurists would not find the Court's determination that the petition should be dismissed debatable or wrong, or that petitioner should be allowed to proceed further. Therefore, the Court declines to issue a certificate of appealability.

Accordingly,

- 1. The findings and recommendations issued on November 30, 2021 (Doc. 6) are adopted in full;
- 2. The petition for writ of habeas corpus is dismissed;
- 3. The Clerk of Court is directed to close the case; and
- 4. The Court declines to issue a certificate of appealability.

23 | IT IS SO ORDERED.

24 Dated: **February 14, 2022**